PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference CO 0224 PCT/Bo/H	FOR FURTHER ACTION	See Form PCT/IPEA/416					
International application No. PCT/EP2005/000550	International filing date (day/month/year) 14.01.2005	Priority date (day/month/year) 04.02.2004					
International Patent Classification (IPC INV. E04H12/08 F03D11/04	or national classification and IPC						
Applicant CORUS STAAL BV et al.							
This report is the international Authority under Article 35 and	I preliminary examination report, established I transmitted to the applicant according to Ar	by this International Preliminary Examining ticle 36.					
	otal of 9 sheets, including this cover sheet.						
	ed by ANNEXES, comprising:						
a. \square sent to the applicant a	nd to the International Bureau) a total of she	eets, as follows:					
☐ sheets of the desc and/or sheets cont Administrative Inst	ription, claims and/or drawings which have b aining rectifications authorized by this Autho ructions).	peen amended and are the basis of this report prity (see Rule 70.16 and Section 607 of the					
□ sheets which supe beyond the disclos Supplemental Box		y considers contain an amendment that goes as indicated in item 4 of Box No. I and the					
 b. ☐ (sent to the Internation sequence listing and/or Relating to Sequence I 	al Bureau only) a total of (indicate type and restables related thereto, in celectronic form or isting (see Section 802 of the Administrative	number of electronic carrier(s)) , containing a nly, as indicated in the Supplemental Box e Instructions).					
This report contains indication	s relating to the following items:						
⊠ Box No. I Basis of the report							
☐ Box No. II Priority							
☑ Box No. III Non-establis	hment of opinion with regard to novelty, inve	entive step and industrial and the law					
Box No. IV Lack of unity	of invention	vo step and industrial applicability					
☐ Box No. VI Certain docu	ments cited						
	cts in the international application						
☐ Box No. VIII Certain obse	rvations on the international application						
Date of submission of the demand	Date of completion	of this report					
7.09.2005	20.04.2006						
lame and mailing address of the internat reliminary examining authority:	ional Authorized officer						
European Patent Office - P NL-2280 HV Rijswijk - Pays Tel. +31 70 340 - 2040 Tx:	Bas Fordhom A	· Joseph Company					
Fax: +31 70 340 - 3016	Telephone No. +31	70 340-					

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/EP2005/000550

_	Box No. I	Basis of the report					
1.	With regard	d to the language , this report is based on the international application in the language in which it was s otherwise indicated under this item.					
	☐ This re which	eport is based on translations from the original language into the following language , is the language of a translation furnished for the purposes of:					
	☐ put	ernational search (under Rules 12.3 and 23.1(b)) olication of the international application (under Rule 12.4) ernational preliminary examination (under Rules 55.2 and/or 55.3)					
2.	nave been	With regard to the elements* of the international application, this report is based on <i>(replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report):</i>					
	Description	, Pages					
	1-12	as originally filed					
	Claims, Nur	nbers					
	1-16	as originally filed					
	Drawings, S	cheets					
	1/6-6/6	as originally filed					
	□ a sequ	ence listing and/or any related table(s) - see Supplemental Box Relating to Sequence Listing					
3.		nendments have resulted in the cancellation of:					
		☐ the description, pages ☐ the claims, Nos.					
	□ the	drawings, sheets/figs sequence listing <i>(specify)</i> :					
		table(s) related to sequence listing (specify):					
4.	☐ This report has been established as if (some of) the amendments annexed to this report and listed below had not been made, since they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).						
	☐ the	description, pages claims, Nos.					
	☐ the o	drawings, sheets/figs					
		sequence listing (specify): table(s) related to sequence listing (specify):					
	* If ite	em 4 applies, some or all of these sheets may be marked "superseded "					

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/EP2005/000550

		x No. III Non-establishment	of o	pinion with regard to novelty, inventive step and industrial			
applicability applicability							
1.	. The questions whether the claimed invention appears to be novel, to involve an inventive step (to be non-obvious), or to be industrially applicable have not been examined in respect of:						
		the entire international applica	tion,				
	Ø	claims Nos. the specified varia more preferably substantially h	nt of	claim 14, in which the claimed stiffening means are composed of one or ontal stiffening rings			
		because:					
		the said international application, or the said claims Nos. relate to the following subject matter which does not require an international preliminary examination (specify):					
		the description, claims or drawings (indicate particular elements below) or said claims Nos. are so unclease that no meaningful opinion could be formed (specify):					
		the claims, or said claims Nos. are so inadequately supported by the description that no meaningful opinion could be formed.					
	⊠	no international search report has been established for the said claims Nos. the specified variant of claim 14, when not dependent on claim 12, in which the claimed stiffening means are composed of one or more preferably substantially horizontal stiffening rings					
		the nucleotide and/or amino acid sequence listing does not comply with the standard provided for in Ani C of the Administrative Instructions in that:					
		the written form		has not been furnished			
				does not comply with the standard			
		the computer readable form		has not been furnished			
				does not comply with the standard			
l		the tables related to the nucleotide and/or amino acid sequence listing, if in computer readable form not comply with the technical requirements provided for in Annex C-bis of the Administrative Instruc					
[See separate sheet for further of	detail	s			

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/EP2005/000550

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	Box No. IV Lack of unity of invention									
1.		☐ restri ☐ paid ☐ paid	nse to the invitation octed the claims. additional fees. additional fees un er restricted nor p	der prote	st.	additional fee	es, the applica	ant has:		
2.		This Aut Rule 68.	hority found that t 1, not to invite the	he require applican	ement of u t to restrict	nity of inventi or pay addit	ion is not con ional fees.	nplied with a	and chose, a	ccording to
3.	This	s Authorit	y considers that th	ne require	ment of un	ity of invention	on in accorda	ınce with Rı	ules 13.1, 13	.2 and 13.3
		complied	d with.							
	\boxtimes	not comp	olied with for the fo	ollowing r	easons:					
		see sepa	arate sheet							
4.	Con	sequently	, this report has b	een esta	blished in ı	espect of the	e following pa	ırts of the in	ternational a	pplication:
		all parts.								
		ciaim 12,	relating to claims in which the clair Il stiffening rings .	Nos. 1-1 ned stiffe	6, excludin ning means	g the specife s are compos	ed variant of c sed of one or	claim 14,who more prefe	en not deper rably substar	ndent on ntially
	Boy	No. V	Passanad states	mont une	lou Autiolo	25(0)				
		licability;	Reasoned states citations and ex	planatio	ns suppor	ting such st	egard to nov tatement	elty, inven	tive step or	industrial
1.	State	ement								
	Nov	elty (N)		Yes: No:	Claims Claims	1-16				
	Inve	ntive step	(IS)	Yes: No:	Claims Claims	1-16				
	Indu	strial app	licability (IA)	Yes: No:	Claims Claims	1-16				
2.	Citat	tions and	explanations (Rul	e 70.7):						

see separate sheet

1 Re Item IV.

1.1 The separate inventions/groups of inventions are:

1-16

Tower for a wind turbine according to at least claim 1, wherein the first flange of at least one prefabricated metal wall part is vertically staggeredly attached to the second flange on an adjacent prefabricated wall part, these features being as defined in claim 1, and further variants of this subject matter as defined in claims dependent therefrom, with the exception of the variant of the features introduced by claim 14 whereby the tower's stiffening means consist of one or more stiffening rings. One specified variant of claim 14

Tower for a wind turbine according to at least claim 1, wherein the tower is provided with one or more stiffening rings.

1.2 They are not so linked as to form a single general inventive concept (Rule 13.1 PCT) for the following reasons:

Document EP-A-0 960 986 ("D1"), which may be regarded as representing the closest state of the art with respect to the first invention described above, discloses (see in particular figs 13 and 14):

a prefabricated metal part (14) suitable for use* in a tower for a wind turbine (cf. fig 1) according to any of claims 1-13, whereby said prefabricated metal wall part comprises an essentially quadrangular portion having an outwardly facing surface and an inwardly facing surface, said portion having top edge, a first side edge and a second side edge, wherein the first side edge is provided with a first flange along at least part of the length of the first side edge and wherein the second side edge is provided with a second flange along at least part of the length of the second side edge.

The combination of all of the features of claim 14 is therefore already known from the prior art.

(*cf. International Search and Preliminary Examination Guidelines 5.23)

Furthermore, D1 also discloses (see figs 1-3 and 13-29): a tower (6) for a wind turbine wherein the tower has an exterior side and an interior side, and wherein the tower is at least partly composed of prefabricated metal wall parts (14) wherein each wall part comprises the features mentioned above.

The combination of all of the features of claim 1 is therefore already known from the prior art.

Moreover, since D1 also discloses a method of constructing a tower for a wind turbine according to at least claim 1, wherein the tower is at least partly composed of prefabricated metal wall parts comprising the features mentioned above, the combination of all of the features of claim 15 is also already known from the prior art.

D1 also discloses, in combination with the features mentioned above in relation to claim 1, all of the non-optional features introduced by dependent claims 2-11 and 13, along with "stiffening means", albeit not of the sort described in the optional variant referred to in claim 14, whereby the subject matter of these claims also lacks novelty (Art. 52(1) and 54(1) and (2) EPC).

However, since the combination of the features of dependent claim 12 appears to be neither known from, nor rendered obvious by, the available prior art, the features introduced by this claims may be regarded as the "Special Technical Features" ("STF"'s) of the first-claimed invention, as defined in Rule 13.2 PCT.

Furthermore, since the optional variant mentioned in claim 14 when in combination with of the features of any of the variants of claim combinations from it depends appears to be neither known from, nor rendered obvious by, the available prior art, the features introduced in this variant of claim 14 (cf. Rule 13.3 PCT), in all variants of dependency which do not include the features introduced by claim 12, may be regarded as the S.T.F.'s of the second-claimed invention, as defined in Rule 13.2 PCT.

The above-mentioned respective S.T.F's are obviously not the same.

Solutions to the general problem of stiffening a wind turbine tower are already known from the prior art (see for example D1). Restricting the assessment to the specific technical problems over and above what is already known from the prior art in order to establish the specific technical significance of each group of S.T.F's and thus of their respective contributions over the prior art, the respective objective technical problems addressed by the above-mentioned STF's themselves are as follows:

Claim 12: to reduce the overall force exerted on connections between the horizontal flanges of successive rings of prefabricated wall parts by increasing the connection-length between adjacent rings of prefabricated parts and by allowing a proportion these forces to be resisted the interlocking portions of wall parts within the height of the staggered connections.

Specified variant of Claim 14: to absorb horizontal forces exerted on the tower (i.e. provide horizontal reinforcement) and to contribute to the even distribution of these forces over the circumference of the tower

Since, disregarding any broad common aspects which are also already known from the prior art, these problems are different, the above-mentioned S.T.F's cannot be regarded as being mutually corresponding in the meaning of Rule 13.2 PCT.

Therefore there is no technical relationship amongst these two groups of inventions which involves one or more of the same or corresponding special technical features and the single general inventive concept required by Rule 13.1 PCT absent.

- 2 Re Item V.
- 2.1 Reference is made to the following document:

D1: EP 0 960 986 A (ARAND WILFRIED) 1 December 1999 (1999-12-01)

2.2 INDEPENDENT CLAIMS 1, 15 and 16

Document D1 discloses (see in particular figs 13 and 14):

a prefabricated metal part (14) suitable for use* in a tower for a wind turbine (cf. fig 1) according to any of claims 1-14, whereby said prefabricated metal wall part comprises an essentially quadrangular portion having an outwardly facing surface and an inwardly facing surface, said portion having top edge, a first side edge and a second side edge, wherein the first side edge is provided with a first flange along at least part of the length of the first side edge and wherein the second side edge is provided with a second flange along at least part of the length of the second side edge.

The combination of all of the features of claim 15 is therefore already known from the prior art.

(cf. International Search and Preliminary Examination Guidelines 5.23)

Furthermore, D1 also discloses (see figs 1-3 and 13-29): a tower (6) for a wind turbine wherein the tower has an exterior side and an interior side, and wherein the tower is at least partly composed of prefabricated metal wall parts (14) wherein each wall part comprises the features mentioned in paragraph 2.1 above.

The combination of all of the features of claim 1 is therefore already known from the prior art.

Moreover, since D1 also discloses a method of constructing a tower for a wind turbine according to at least claim 1, wherein the tower is at least partly composed of prefabricated metal wall parts comprising the features mentioned in paragraph 2.1 above, the combination of all of the features of claim 16 is also already known from the prior art.

As can be seen from the above, document D1 discloses in combination all the features defined in independent claims 1, 15 and 16. Hence the subject-matter of these claims is not new (Article 33(2) PCT).

2.3 DEPENDENT CLAIMS 2-11, 13 and 14

Dependent claims 2-11, 13 and 14 do not contain any features which, in combination with the features of any claim to which they refer, meet the requirements of the PCT in respect of novelty (Article 33(2) PCT), since D1 also discloses, in combination with the features of claim 1, all of the non-optional features introduced by each of these claims.

2.4 DEPENDENT CLAIM 12

The combination of the features of dependent claim 12 appears to be neither known from, nor rendered obvious by, the available prior art.